ESTTA Tracking number:

ESTTA278058 04/14/2009

Filing date:

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91178927
Party	Defendant The Coca-Cola Company
Correspondence Address	Bruce W. Baber King & Spaulding, LLP 1180 Peachtree Street Atlanta, GA 30305 UNITED STATES BBaber@KSLAW.com
Submission	Stipulated/Consent Motion to Extend
Filer's Name	Bruce W. Baber
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Signature	/Bruce W. Baber/
Date	04/14/2009
Attachments	Consent Motion To Extend Time.pdf (3 pages)(58592 bytes)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

ROYAL CROWN COMPANY, INC., Opposer, v. THE COCA-COLA COMPANY,)) Consolidated Proceedings:)) OPPOSITION NO. 91178927) OPPOSITION NO. 91180771) OPPOSITION NO. 91180772) OPPOSITION NO. 91183482) OPPOSITION NO. 91185755
Applicant.) OPPOSITION NO. 91186579
– and –	
THE COCA-COLA COMPANY,)
Opposer,))
V .) OPPOSITION NO. 91184434
ROYAL CROWN COMPANY, INC.,)
Applicant.)

CONSENT MOTION TO EXTEND TIME FOR
THE COCA-COLA COMPANY TO RESPOND TO
ROYAL CROWN COMPANY, INC.'S MOTIONS FOR LEAVE
TO AMEND ITS NOTICES OF OPPOSITION AND TO SUSPEND

NOW COMES THE COCA-COLA COMPANY ("TCCC") and, by and through its undersigned counsel and with the express consent of counsel for Royal Crown Company, Inc. ("RC"), hereby requests that the time within which TCCC may respond to "Royal Crown Company, Inc.'s Motions For Leave To Amend Its Notices Of Opposition

And To Suspend, And Memorandum In Support Thereof" ("RC's Motions") be extended

for two (2) weeks, through and including Tuesday, April 28, 2009.

In support of this motion, TCCC respectfully shows that RC served RC's Motions

on TCCC on March 25, 2009 by mail. In accordance with Rules 2.119 and 2.127 of the

Trademark Rules of Practice, the deadline for TCCC to respond to RC's Motions is

Tuesday, April 14, 2009. On Thursday, April 9, 2009, counsel for TCCC sent to counsel

for RC by e-mail a proposal for resolution by agreement of RC's Motions that could

eliminate the need for the Board to rule on RC's Motions. On Monday, April 13, 2009,

counsel for RC advised that they had not yet had an opportunity to discuss TCCC's

proposal with their client. Counsel for RC therefore suggested a two-week extension of

time within which TCCC could respond to RC's Motions, to allow counsel for RC the

time needed to confer with their client about TCCC's proposal and respond to TCCC.

TCCC's undersigned counsel hereby states that counsel for RC consented to a

two-week extension of the time within which TCCC may respond to RC's Motions in an

e-mail to counsel for TCCC on April 13, 2009.

WHEREFORE, The Coca-Cola Company respectfully prays that the Board enter

an order approving the foregoing extension.

KING & SPALDING LLP

Bruce W. Baber

Emily B. Brown

1180 Peachtree Street Atlanta, Georgia 30309 Telephone: 404-572-4600

Facsimile: 404-572-5134

Attorneys for Applicant and Opposer

THE COCA-COLA COMPANY

CERTIFICATE OF SERVICE

This is to certify that I have this day served the foregoing Consent Motion To Extend Time For The Coca-Cola Company To Respond To Royal Crown Company, Inc.'s Motions For Leave To Amend Its Notices Of Opposition And To Suspend in the above-captioned matter upon Royal Crown Company, Inc., by causing a true and correct copy thereof to be deposited in the United States Mail, postage prepaid, addressed to counsel of record for Royal Crown as follows:

Ms. Barbara A. Solomon Ms. Laura Popp-Rosenberg Fross Zelnick Lehrman & Zissu, P.C. 866 United Nations Plaza New York, New York 10017

This 14th day of April, 2009.

Bruce W. Baber